

RECEIVED
CENTRAL FAX CENTER

→ PTO CENTRAL

004/006

OCT 06 2005

F-8201

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Shigeki NAGASE
 Serial No. : 10/816,090
 Filed : April 1, 2004
 For : TORQUE SENSOR
 Group Art Unit : 2837
 Examiner :

Certificate of Mailing Under 37 CFR 1.8

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to COMMISSIONER FOR PATENTS, P.O. Box 1450, Alexandria, VA 22313-1450 on October 6, 2005.

David Bomzer
(Name)


(Signature)

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

10/07/2005 TL0111 00000002 10816090

81 FC:1814

130.00 OP

TERMINAL DISCLAIMER

Sir:

Koyo Seiko Co., Ltd., the assignee of the full right, title and interest in the above-identified application, and in U.S. Patent No. 6,892,588 filed July 7, 2003 (hereafter the '588 patent), hereby disclaims the portion of the term of any patent issued on the above-identified application which extends beyond the expiration date of the full statutory term defined in 35 U.S.C. §§ 154 to 156.

F-8201 term disclaimer1 (PC14).wpd

F-8201

Ser. No. 10/816,090

and 173, as presently shortened by any terminal disclaimer of the '588 patent. This disclaimer includes the agreement that any patent to be granted on the above-identified application shall be enforceable only for and during such period that the legal title to said patent shall be the same as the legal title o the '588 patent, this disclaimer to run with any patent granted on the above-identified application and to be binding upon the grantee, its successors and assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the '588 patent, as shortened by any terminal disclaimer, in the event that it later expires for failure to pay a maintenance fee, is held unenforceable is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer.

By C. Bruce Hamburg
C. Bruce Hamburg
Reg. No. 22,389
Attorney of Record for Applicants

and, By T. David Bomzer
T. David Bomzer
Reg. No. 48,770
Attorney of Record for Applicants